1	Mis Minne	Allera Xe
3	Chairman Phil Mendelson	Councilmember Elissa Silverman
4 5 6	Councilmember Mary M. Cheh	Councilmember Jack Evans
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10	Councilmember Brianne K. Nadeau	Councilmember Charles Allen
11 12 13 14	Councilmember Anita Bonds	Layer the
15 16	Α	Councilmember Trayon White, Sr. BILL
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21	IN THE COUNCIL OF TH	E DISTRICT OF COLUMBIA
23		
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27 28		employment agreements and workplace policies, to applaint or file a court case, and to bar employers
29	from retaliating against employees wh	o inquire about their rights; to amend An Act to
30		n of wages in the District of Columbia to add the
31 32		nendment Act of 2019 provisions to existing ia a private action, via administrative enforcement,
33		the public interest, and to specify statutory
34	penalties and relief.	passa sassas, sassas so operas, camaros,
35		
36	BE IT ENACTED BY THE COUNCI	L OF THE DISTRICT OF COLUMBIA, That this
37 38	act may be cited as the "Ban on Non Compet	Agreements Amendment Act of 2010"
39	act may be cited as the "Ban on Non-Compete	Agreements Amendment Act of 2019.
40	TITLE I. BAN ON NONCOMPETE A	AGREEMENTS AND POLICIES.
41	Sec. 101. This title shall be cited as the	e "Ban on Noncompete Agreements Act of 2019".
42	Sec. 102. Definitions.	

- 43 For the purposes of this title, the term:
- 44 (1) "Employee" shall have the same meaning as provided in section 3(2) of the
- 45 Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C.
- 46 Official Code § 32-1002(2)).
- 47 (2) "Employer" shall have the same meaning as provided in section 3(3) of the
- 48 Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C.
- 49 Official Code § 32-1002(3)).
- 50 (3) "Non-compete provision" means a term of a written agreement between an
- employer and an employee that restricts or bars the employee from being simultaneously or
- 52 subsequently employed by another employer:
 - (A) In a particular geographic region; or
- 54 (B) For an indefinite or specified period of time.
- 55 (4) "Regular rate of pay" means (a) the wages paid per hour to a worker,
- excluding any premium payments received for hours worked over 40 hours per week, or (b) if
- 57 the wages are paid on an alternate basis such as salary, commission, or piece work, the average
- 58 amount paid per hour worked during the most recent calendar quarter, which shall be determined
- by dividing the total amount paid during the calendar quarter by the total number of hours
- 60 worked in the calendar quarter.
- 61 (5) "Retaliation" means an adverse employment action, including a threat, verbal
- warning, written warning, reduction of work hours, suspension, or termination, that an employer
- takes against an employee for exercising or attempting to exercise a right guaranteed under this
- 64 title.

53

(6) "Workplace policy" means the rules and restrictions that an employer imposes on one or more employees, whether written or in practice.

Sec. 103. Non-compete rights and restrictions.

- (a) No employer shall require an employee whose regular rate of pay, or prospective employee whose prospective regular rate of pay, is less than or equal to 3 times the minimum wage provided for in section 4 of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), to sign an agreement which includes a non-compete provision.
- (b) A non-compete provision contained in an agreement between an employee whose regular rate of pay is less than or equal to 3 times the minimum wage provided for in section 4 of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), and an employer shall be void as a matter of law, provided, that the agreement was entered into on or after the effective date of this title.
- (c) An employer shall not have a workplace policy that limits the right of employees whose regular rate of pay is less than or equal to 3 times the minimum wage provided for in section 4 of the Minimum Wage Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), from being simultaneously or subsequently employed by another employer in a particular geographic region or for an indefinite or specified period of time.
 - (d) No employer shall retaliate against an employee for:
- (1) The employee's alleged failure to comply with a non-compete provision or workplace policy that violates this title; or

87	(2) Asking or informing the employer, a prospective employer, a coworker, legal
88	counsel, or a governmental entity about the existence, applicability, or validity of a non-compete
89	provision in an agreement or workplace policy that an employee reasonably believes violates this
90	title, including in a formal written complaint.
91	(e) Nothing in this title is intended to impair an employer's ability to place reasonable
92	restrictions on an employee's right to request or use leave from work, provided such restrictions
93	do not violate the laws of the District of Columbia or the United States.
94	Sec. 104. Penalties and relief.
95	(a) An employer who violates section 103 shall be liable for employee relief as follows:
96	(1) An employer who violates section 103(a) or (c) shall be separately liable for
97	each violation, to each employee subjected to the violation, for monetary relief in an amount not
98	less than \$500 and not greater than \$1,000.
99	(2) An employer who attempts to enforce a non-compete provision that is void as
100	provided in section 103(b) of this title shall be liable to each employee against whom the non-
101	compete provision was enforced in an amount not less than \$1,500.
102	(3) An employer who retaliates against one or more employees in violation of
103	section 103(d) shall be separately liable for each instance of retaliation to each employee subject
104	to retaliation in an amount not less than \$1,000 and not more than \$2,000.
105	(b) The Mayor may assess a penalty of up to \$500 for each violation of this title, except
106	that each violation of section 103(d) assessed against an employer shall be no less than \$1,000.
107	TITLE II. ENFORCEMENT OF THE BAN ON NON-COMPETE AGREEMENTS ACT
108	OF 2019.

109	Sec. 201. An Act to provide for the payment and Collection of wages in the District of
110	Columbia, approved August 3, 1956 (70 Stat. 620); D.C. Official Code § 32-1301 et seq.), is
111	amended as follows:
112	(a) Section 1 (D.C. Official Code § 32-1301) is amended by adding a new paragraph (2D)
113	to read as follows:
114	"(2D) "Ban on Non-Compete Agreements Amendment Act" means the Ban on
115	Non-Compete Agreements Act of 2019, introduced on October 8, 2019 (Bill).".
116	(b) Section 6 (D.C. Official Code § 32-1306) is amended as follows:
117	(1) Subsection (a) is amended as follows:
118	(A) Paragraph (1) is amended by striking the phrase "this act, the Living
119	Wage Act," both times it appears and inserting the phrase "this act, the Ban on Non-Compete
120	Agreements Act, the Living Wage Act," in its place.
121	(2) Paragraph (2)(A) is amended by striking the phrase "this act, the Minimum
122	Wage Revision Act, the Sick and Safe Leave Act, or the Living Wage Act" and inserting the
123	phrase "this act, the Ban on Non-Compete Agreements Amendment Act, the Living Wage Act,
124	the Minimum Wage Revision Act, or the Sick and Safe Leave Act." in its place.
125	(3) Subsection (a-1) is amended by striking the phrase "the Living Wage Act, the
126	Minimum Wage Revision Act" and inserting the phrase "the Ban on Non-Compete Agreements
127	Amendment Act, the Living Wage Act, the Minimum Wage Revision Act," in its place.
128	(4) Subsection (b)(2) is amended by striking the phrase "this act, the Living Wage
129	Act, the Sick and Safe Leave Act, or the Minimum Wage Revision Act" and inserting the phrase
130	"of this act, the Ban on Non-Compete Agreements Amendment Act, the Living Wage Act, the
131	Minimum Wage Revision Act, or the Sick and Safe Leave Act" in its place.

132	(5) Subsection (d)(2)(A) is amended by striking the phrase "this act, the Living
133	Wage Act, the Sick and Safe Leave Act, and the Minimum Wage Revision Act" and inserting the
134	phrase "this act, the Ban on Non-Compete Agreements Amendment Act, the Living Wage Act,
135	the Minimum Wage Revision Act, and the Sick and Safe Leave Act" in its place.
136	(c) Section 8 (D.C. Official Code § 32-1308) is amended as follows:
137	(1) Subsection (a)(1)(A) is amended as follows:
138	(A) The lead-in language is amended by striking the phrase "or the Living
139	Wage Act" both times it appears and inserting the phrase "the Ban on Non-Compete Agreements
140	Act, or the Living Wage Act" in its place.
141	(B) Subparagraph (vi) is amended by striking the phrase "or the Living
142	Wage Act" and inserting the phrase "the Ban on Non-Compete Agreements Amendment Act, or
143	the Living Wage Act" in its place.
144	(2) Subsection (c)(1) is amended by striking the phrase "or the Living Wage Act"
145	both times it appears and inserting the phrase "the Ban on Non-Compete Agreements Act, or the
146	Living Wage Act" in its place.
147	TITLE III. FISCAL IMPACT AND EFFECTIVE DATE.
148	Sec. 301. Fiscal impact statement.
149	The Council adopts the fiscal impact statement in the committee report as the fiscal
150	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
151	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
152	Sec. 302. Effective date.
153	This act shall take effect following approval by the Mayor (or in the event of veto by the
154	Mayor, action by the Council to override the veto), a 30-day period of congressional review as

- provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
- 24, 1973 (87 Stat. 813: D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
- 157 Columbia Register.